## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

## CIVIL MOTION HEARING

## **COURT MINUTES**

In Re: Change Healthcare, Inc. Customer Data Security Breach Litigation

BEFORE: Dulce J. Foster U.S. Magistrate Judge

Case No: 24-md-3108 (DWF/DJF)

Date: March 18, 2025 Venue: Zoom Video Hearing

Court Reporter: Erin Drost

Recording: Zoom Recording

Time Commenced: 9:59 A.M. Time Concluded: 11:17 A.M.

Time in Court: 1 Hour 18 Minutes

## **APPEARANCES:**

Plaintiffs: Counsel – Daniel E. Gustafson

Defendants: Counsel – Allison M. Holt-Ryan

**PROCEEDINGS:** The parties presented oral argument regarding the parties' *Joint Statement Regarding the Proposed Electronically Stored Information Protocol, Protective Order, Coordination Order, and Discovery* ("Joint Statement") (ECF No. 234).

For the reasons stated on the record, the Court states and orders the following:

- 1. The Court will circulate a proposed revision to paragraph 12(f) of the parties' proposed protective order by email to the parties' lead counsel. The parties shall meet and confer and file a joint letter stating each party's position regarding the proposed revision as soon as possible, and no later than **March 25**, **2025**. The Court will issue a separate Protective Order following receipt of the parties' joint letter.
- 2. The Court will issue a separate ESI order based on the parties' proposals and the discussion on the record.
- 3. Plaintiffs' request for an order compelling Defendants to produce documents related to any statements, analyses, evaluations, testing, or assessments of the time, on a per system basis, that Defendants' systems were non-operational or did not function fully because of the Data Breach was **DENIED**. This decision is without prejudice insofar as it applies only to the early discovery period in this Action.
- 4. Plaintiffs' request for an order compelling Defendants to produce a list of all computer networks or systems used to process, keep, or maintain data or sensitive information was **GRANTED IN PART**. Defendants must produce a list of the names and locations of computer networks or systems used to store PHI or PII which

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Defendants presently believe to have been impacted by the Data Breach. Defendants may supplement or amend this list as necessary upon further investigation.

$\square$ ORDER TO BE ISSUED $\ \square$ NO ORDER TO BE IS	SUED  R&R TO BE ISSUED  NO R&R TO BE ISSUED
Exhibits retained by the Court Exhibits returned to counsel	
Date: March 18, 2025	/s Daniel Caballero Law Clerk